

Remarks

In the office action the Examiner has rejected claims 17-18 and 105-139 under 35 U.S.C. 103(a) as being unpatentable over AirMobile Communication Server Guide ("AirMobile") in view of Doonan et al., U.S. Patent No. 6,807,277, ("Doonan") and Gehrman et al., International Publication No. WO 00/31931 ("Gehrman"). The Examiner has rejected claims 19-20, 140-146 and 148-174 under 35 U.S.C. 103(a) as being unpatentable over AirMobile, in view of Liu et al., U.S. Patent No. 6,760,752, ("Liu") and Gehrman. The Examiner has rejected claim 112 under 35 U.S.C. 103(a) as being unpatentable over AirMobile, in view of Doonan and Gehrman, and further in view of RFC 2193 (MAP4 Mailbox Referrals, September 1997). The Examiner has rejected claim 147 under 35 U.S.C. 103(a) as being unpatentable over AirMobile, in view of Liu and Gehrman, and further in view of RFC 2193.

The applicant has cancelled claims 17-20 and 105-174 and presented new claims 175-225 to more precisely claim the present invention. Independent claim 175, 192 and 209 are of similar scope to former independent claim 17, however, these claims now specifically recite that the redirector host system not only processes the new data items (i.e., determines whether the new data item should be redirected, encrypts the new data item and transmits the encrypted new data item to the user's mobile device) but also generates the first encryption and decryption keys.

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Regarding AirMobile, the Examiner has admitted that it does not explicitly teach encryption. The Examiner cites Doonan for the teaching of encryption and cites Gehrman for the teaching of automatic encryption. Neither Doonan nor Gehrman, however, teach that the same system that processes the new data items also generates the encryption and decryption keys. Further, the Examiner cites Lui for the teaching of public and private keys and cites RFC 2193 for the teaching of IMAP protocol. Neither Lui nor RFC 2193, however, teach that the same system that processes the new data items also generates the encryption and decryption keys. Accordingly, applicant believes that each of claims 175, 192 and 209 is allowable over the cited art. All other claims are dependent from an allowable claim and should also be allowed.

Fee Statement

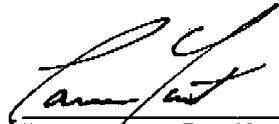
The number of independent claims is less than the highest number previously presented and the total number of claims has been reduced. The applicant is filling herewith a Petition for a Three-Month Extension of Time. Form PTO-2038 is enclosed herewith authorizing payment of \$1,020.00 for the three-month extension of time. Applicant believes no additional fees are due for the filing of this response. If any additional fees are due or any overpayments have been made, however, please charge or credit our deposit account (Deposit Account No. 03-1130).

Conclusion

In view of the forgoing, the Examiner is respectfully requested to allow claims 175-225 presented for consideration herein. Accordingly, a favorable action in the form of an early notice of allowance is respectfully requested. The Examiner is requested to call the undersigned for any reason that would advance the instant application to issue.

Dated this 5th day of October, 2006.

Respectfully submitted:



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